

## **EXHIBIT 1**

jj

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19 Attorneys for Defendants International Data  
20 Group, Inc., CXO Media, Inc. and Steve Ragan

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UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF WASHINGTON

15 RIVER CITY MEDIA, LLC, a Wyoming  
16 limited liability company, MARK  
17 FERRIS, an individual, MATT FERRIS,  
18 an individual, and AMBER PAUL, an  
19 individual,

20 Plaintiffs,

21 vs.  
22

23 No. 2:17-cv-105-SAB

24 DEFENDANT CXO MEDIA, INC.'S  
25 OBJECTIONS AND RESPONSES TO  
PLAINTIFFS' FIRST SET OF  
INTERROGATORIES AND REQUESTS  
FOR PRODUCTION OF DOCUMENTS TO  
CXO MEDIA, INC.

DEFENDANT CXO MEDIA, INC.'S OBJECTIONS  
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12

1 KROMTECH ALLIANCE  
2 CORPORATION, a German corporation,  
3 CHRIS VICKERY, an individual, CXO  
4 MEDIA, INC., a Massachusetts  
5 corporation, INTERNATIONAL DATA  
6 GROUP, INC., a Massachusetts  
7 corporation, and STEVE RAGAN, an  
individual, and DOES 1-50,

Defendants.

8 Defendant CXO Media, Inc. ("Defendant" or "CXO") serves these Objections and  
9 Responses to Plaintiffs River City Media, LLC's ("RCM"), Mark Ferris', Matt Ferris',  
10 and Amber Paul's (collectively, "Plaintiffs") First Set of Interrogatories and Requests for  
11 Production as follows:

13 **A. GENERAL OBJECTIONS**

14 Defendant generally objects to the Requests to the extent that they call for  
15 information protected by the attorney-client privilege, work-product doctrine, or any  
16 other privilege protected by law. Defendant's production of privileged information or  
17 materials, if any, is inadvertent and does not constitute waiver of any privilege. See Fed.  
18 R. Civ. P. 26(b)(5)(B).

20 Defendant's objections and responses are based on all information readily  
21 available to Defendant at this time, and may be amended, supplemented, or corrected to  
22 state an objection or response that is currently inapplicable or unknown after reasonable  
23

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1 inquiry. Defendant reserves its right to amend, supplement, or correct its objections and  
 2 responses if and when appropriate. See Fed. R. Civ. P. 26(e)(1).

3       No response to a Request is intended to indicate that Defendant agrees with any  
 4 explicit or implicit characterization of the facts, events, circumstances, and/or issues in  
 5 the Requests, or that any such characterization is relevant to this lawsuit or any other  
 6 action or proceeding.

7       Defendant objects to the Requests seeking production of confidential or other  
 8 sensitive information or materials. Should the parties enter into an agreement regarding  
 9 treatment of confidential documents and information, Defendant will supplement with  
 10 appropriately-designated documents and information.

11       These General Objections apply to Defendant's responses to each and every  
 12 Request whether or not expressly incorporated.

13       OBJECTIONS AND RESPONSES TO SPECIFIC REQUESTS

14       **REQUEST FOR PRODUCTION NO. 1:** Produce all Documents related to CXO  
 15 Media's corporate structure, including all subsidiaries, parent companies, holding  
 16 companies, and *any* company holding more than a 10% interest in CXO Media.

17       **RESPONSE:** CXO objects to the portion of this Request that asks CXO to  
 18 produce all documents related to its "corporate structure" as it is vague and overly broad.  
 19 CXO also objects on the ground that this Request calls for confidential and  
 20 commercially-sensitive information. Should the parties enter into an agreement

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1 regarding treatment of confidential documents, Defendant will supplement with  
2 appropriately-designated documents.

3 **REQUEST FOR PRODUCTION NO. 2:** Produce all Documents related to CXO  
4 Media's executive leadership team (meaning all managers, C-suite executives,  
5 and/or corporate officers), including the name, title, and employment history for  
6 each of the following individuals:

- (a) Brian Glynn
- (b) Bob Bragdon
- (c) Greg Pinsky

**RESPONSE:** CXO objects to this Request on the ground that it is overly broad. Subject to and without waiving the foregoing, and subject to and without waiving its general objections, CXO will produce responsive, redacted, non-privileged documents relating to the name, title, and employment history for the listed individuals and a chart listing board-elected officers of CXO.

4 **REQUEST FOR PRODUCTION NO. 3:** Produce all Documents related to CXO  
5 Media's relationship with IDG, Inc.

6           **RESPONSE:** CXO objects to this request on the ground that it is overly broad and  
7 vague as to what is meant by “IDG, Inc.,” and whether by that term Plaintiffs are  
8 referring to co-Defendant International Data Group Inc. CXO also objects to this request  
9 on the ground that it is overly broad and also vague as to “relationship.” CXO also  
0 objects on the ground that this Request calls for confidential and commercially-sensitive  
1 information. Should the parties enter into an agreement regarding treatment of  
2 confidential documents, Defendant will supplement with appropriately-designated  
3 documents.

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1           **REQUEST FOR PRODUCTION NO. 4:** Produce all Documents related to  
2 CXO's advertising and marketing of CXO's media properties in the state of  
3 Washington.

4           **RESPONSE:** CXO objects to this request on the ground that it is vague as to what  
5 is meant by "CXO's media properties." CXO also objects to this request on the ground  
6 that it is overly broad and directed to general jurisdiction even though (1) the Court's  
7 Order (ECF No. 60 at 4) specifically states that "Plaintiffs are only relying on specific  
8 jurisdiction"; (2) Plaintiffs' counsel expressly disclaimed general jurisdiction at the  
9 hearing on CXO's Motion to Dismiss; and (3) Plaintiffs do not allege general jurisdiction  
10 in their Complaint.

11           **REQUEST FOR PRODUCTION NO. 5:** Produce all Documents related to total  
12 sales of each of CXO Media's products or services, including subscriptions or  
13 memberships to magazines or news sites, whether print or online, in the United  
14 States generally and to Washington residents specifically.

15           **RESPONSE:** CXO objects to this request on the ground that it is directed to  
16 general jurisdiction even though (1) the Court's Order (ECF No. 60 at 4) specifically  
17 states that "Plaintiffs are only relying on specific jurisdiction"; (2) Plaintiffs' counsel  
18 expressly disclaimed general jurisdiction at the hearing on CXO's Motion to Dismiss;  
19 and (3) Plaintiffs do not allege general jurisdiction in their Complaint. CXO also objects  
20 to this Request on the ground that it is overly broad.

21           **REQUEST FOR PRODUCTION NO. 6:** Produce all Documents related to CXO  
22 Media's income derived from advertising on its websites to Washington state  
23 residents.

24           **RESPONSE:** CXO objects to this request on the ground that it is overly broad  
25 and directed in part to general jurisdiction even though (1) the Court's Order (ECF No.

1 60 at 4) specifically states that "Plaintiffs are only relying on specific jurisdiction"; (2)  
 2 Plaintiffs' counsel expressly disclaimed general jurisdiction at the hearing on CXO's  
 3 Motion to Dismiss; and (3) Plaintiffs do not allege general jurisdiction in their Complaint.  
 4 CXO also objects on the ground that this Request calls for confidential and  
 5 commercially-sensitive information. Should the parties enter into an agreement  
 6 regarding treatment of confidential documents, Defendant will supplement with  
 7 appropriately-designated documents related to income derived from advertising on the  
 8 specific article at issue in this suit from the [www.csoonline.com](http://www.csoonline.com) website (*i.e.*, the article  
 9 located at <https://www.csoonline.com/article/3176433/security/spammers-expose-their-entire-operation-through-bad-backups.html>).  
 10

11 **REQUEST FOR PRODUCTION NO. 7:** For each Request for Admission that  
 12 you do not admit, produce all Documents related to or explaining your reasons for  
 13 not admitting each such Request for Admission.

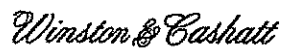
14 **RESPONSE:** CXO objects to this request on the ground that it is overly broad.  
 15

16 **OBJECTIONS AND RESPONSES TO SPECIFIC INTERROGATORIES**

17 **INTERROGATORY NO. 1:** Describe each product or service You market and  
 18 sell to consumers in the United States.

19 **RESPONSE:** Subject to and without waiving CXO's general objections, CXO  
 20 states that it operates the websites [www.csoonline.com](http://www.csoonline.com) and [www.cio.com](http://www.cio.com) and CIO  
 21 Executive Council, as well as various newsletters (identified in response to Interrogatory  
 22 No. 2 below) and a digital magazine called CIO Digital Magazine. CXO sells advertising  
 23 on the aforementioned websites. CXO also sells its Demand Generation services, which  
 24 provides names and contact information for buyers of sponsor products and services.

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1 CXO also provides temporary access to email contacts for a fee. CXO also has a number  
 2 of other miscellaneous revenue streams (e.g., reprint revenue).

3 **INTERROGATORY NO. 2:** Describe each media property You own or operate  
 4 targeted at English-speaking readers.

5 **RESPONSE:** CXO objects to this interrogatory on the ground that it is vague as  
 6 to what is meant by "media property." Subject to and without waiving the foregoing, and  
 7 subject to and without waiving CXO's general objections, CXO states that if "media  
 8 property" is understood to mean websites, newsletters, or digital magazines, CXO owns  
 9 and operates the website [www.csoonline.com](http://www.csoonline.com) and operates the website [www.cio.com](http://www.cio.com);  
 10 CXO operates [www.securitysmart.com](http://www.securitysmart.com); CXO owns and operates CXO Update, CSO  
 11 Salted Hash, CIO Daily, CIO Leader and the digital magazine CIO Digital Magazine.

12 **INTERROGATORY NO. 3:** For each product or service described in  
 13 Interrogatory No. 2, provide the following information:

- 14 (a) The number of units sold to consumers in the United States
- 15 (b) The number of units sold to consumers in the state of Washington;
- 16 (c) The methods by which You market the product or service;
- 17 (d) The number of units sold to consumers in the United States directly  
       from Your online store;
- 18 (e) The number of units sold to consumers in the state of Washington directly  
       from Your online store;
- 19 (f) The number of units sold to consumers in the state of Washington from Your  
       affiliates (define somewhere);

20 **RESPONSE:** CXO objects to this Interrogatory because, as the Interrogatory  
 21 admits with the internal comment "(define somewhere)," the Interrogatory is vague as to  
 22 what is meant by "affiliates." CXO also objects to this Interrogatory on the ground that it

1 is overly broad and seeks information relating to general jurisdiction even though (1) the  
 2 Court's Order (ECF No. 60 at 4) specifically states that "Plaintiffs are only relying on  
 3 specific jurisdiction"; (2) Plaintiffs' counsel expressly disclaimed general jurisdiction at  
 4 the hearing on CXO's Motion to Dismiss; and (3) Plaintiffs do not allege general  
 5 jurisdiction in their Complaint. Subject to and without waiving the foregoing objections,  
 6 and subject to and without waiving CXO's general objections, CXO further responds to  
 7 each of the subparts (except subpart (f), which suffers from the "affiliate" problem  
 8 identified above) as follows:

- 9       (a) CXO further objects on the ground that this subpart calls for confidential and  
       10      commercially-sensitive information. Should the parties enter into an  
       11      agreement regarding treatment of confidential information, Defendant will  
       12      supplement with appropriately-designated information consistent with its  
       13      objections – specifically, it would provide the amount of sales of ad  
       14      "impressions" in connection with the specific article at issue from  
       15      www.csoonline.com – that is, the article located at  
       16      <http://www.csoonline.com/article/3176433/security/spammers-expose-their-entire-operation-through-bad-backups.html> (the "Ragan  
       17      Article"), and the amount thereof that was generated because of page views  
       18      from Washington.
- 19       (b) CXO is aware of no advertisements being sold to Washington-based  
       20      advertisers in connection with the Ragan Article.
- 21       (c) CXO markets its advertising capabilities on its website,  
       22      www.csoonline.com.
- 23       (d) CXO has no online store that sells advertising.

1 (e) CXO has no online store that sells advertising. CXO also is aware of no  
2 advertisements being sold to Washington-based advertisers in connection  
3 with the Ragan Article.

4           **INTERROGATORY NO. 4:** Describe or list each article written by Steve Ragan  
5           that was published on the Salted Hash blog at <https://www.csoonline.com/blog/salted-hash-top-security-news>.  
6

7                   **RESPONSE:** CXO objects to this Interrogatory on the ground that it is overly  
8 broad and not limited in time. Subject to and without waiving CXO's general objections,  
9 pursuant to Rule 33(d) CXO elects, in lieu of providing a narrative answer, to produce a  
0 list of Ragan-authored articles from 2014 to November 9, 2017 from which the answer to  
1 this Interrogatory can be derived. CXO will supplement the list as necessary.

**INTERROGATORY NO. 5:** For each article described or listed in Interrogatory No. 4, provide the following information:

- (a) The number of views by visitors in the United States;
- (b) The number of views by visitors in the state of Washington;
- (c) The amount of ad revenue You earned for each article in total;
- (d) The number of products You sold from users clicking on links shown while viewing the article;

8                   **RESPONSE:** CXO objects to this Interrogatory on the ground that it seeks  
9 information regarding articles having nothing to do with this lawsuit, is overly  
0 broad, not relevant or proportional, and also seeks information regarding general  
1 jurisdiction, even though (1) the Court’s Order (ECF No. 60 at 4) specifically  
2 states that “Plaintiffs are only relying on specific jurisdiction”; (2) Plaintiffs’  
3 counsel expressly disclaimed general jurisdiction at the hearing on CXO’s Motion  
4 to Dismiss; and (3) Plaintiffs do not allege general jurisdiction in their Complaint.

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1 Subject to and without waiving the foregoing objections, and subject to and  
 2 without waiving CXO's general objections, CXO will further respond only with  
 3 respect to the Ragan Article as follows:

4 (a) CXO further objects on the ground that this subpart calls for confidential and  
 5 commercially-sensitive information. Should the parties enter into an  
 6 agreement regarding treatment of confidential information, Defendant will  
 7 supplement with appropriately-designated information consistent with its  
 8 objections – that is, the number of views of the Ragan Article by visitors in  
 9 the United States.

10 (b) CXO further objects on the ground that this subpart calls for confidential and  
 11 commercially-sensitive information. Should the parties enter into an  
 12 agreement regarding treatment of confidential information, Defendant will  
 13 supplement with appropriately-designated information consistent with its  
 14 objections – that is, the number of views of the Ragan Article by visitors  
 15 from Washington State.

16 (c) CXO further objects on the ground that this subpart calls for confidential and  
 17 commercially-sensitive information. Should the parties enter into an  
 18 agreement regarding treatment of confidential information, Defendant will  
 19 supplement with appropriately-designated information consistent with its  
 20 objections – that is, the amount of advertising revenue earned by CXO in  
 21 connection with the Ragan Article.

22 (d) CXO is aware of no sales of products as a result of users clicking on links  
 23 while viewing the Ragan Article.

24 Respectfully November 28, 2017.

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1 CERTIFICATE OF SERVICE  
23 The undersigned hereby certifies under penalty of perjury under the laws of the  
4 State of Washington that on the 28<sup>th</sup> day of November, 2017, at Spokane, Washington,  
5 the foregoing was caused to be served on the following person(s) in the manner indicated:  
6

|  |   |   |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |
|--|---|---|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|
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| 5  | 6   | 7   | 8  | 9  | 10 | 11 | 12 | 13 | 14 | 15 | 16 | 17 | 18 | 19 | 20 | 21 | 22 |
| 1  | 2   | 3   | 4  | 5  | 6  | 7  | 8  | 9  | 10 | 11 | 12 | 13 | 14 | 15 | 16 | 17 | 18 |
| Jason E. Bernstein<br>Newman Du Wors LLP<br>2101 Fourth Avenue, Suite 1500<br>Seattle, WA 98121<br><u>jake@newmanlaw.com</u>   | VIA REGULAR MAIL<br>VIA CERTIFIED MAIL<br>HAND DELIVERED<br>BY FACSIMILE<br>VIA EMAIL | <input type="checkbox"/><br><input checked="" type="checkbox"/><br><input type="checkbox"/><br><input type="checkbox"/><br><input type="checkbox"/> |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |
| Leeor Neta<br>Newman Du Wors LLP<br>600 California St., 11th Floor<br>San Francisco, CA 94109<br><u>leeor@newmanlaw.com</u>  |   |   |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |
| Attorneys for Plaintiffs   |   |   |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |
| Christopher B. Durbin<br>1700 Seventh Avenue, Suite 1900<br>Seattle, WA 98101-1355<br><u>cdurbin@cooley.com</u>  | VIA REGULAR MAIL<br>VIA CERTIFIED MAIL<br>HAND DELIVERED<br>BY FACSIMILE<br>VIA EMAIL | <input type="checkbox"/><br><input checked="" type="checkbox"/><br><input type="checkbox"/><br><input type="checkbox"/><br><input type="checkbox"/> |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |
| Matthew D. Brown<br>Amy M. Smith<br>Cooley LLP<br>101 California Street, 5th Floor<br>San Francisco, CA 94111-5800<br><u>brownmd@cooley.com</u><br><u>amsmith@cooley.com</u> |   |   |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |
| Attorneys for Defendant Kromtech<br>Alliance Corporation   |   |   |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |

|   |  |                    |                                     |
|---|--|--------------------|-------------------------------------|
| 1 | Aaron Rocke  | VIA REGULAR MAIL   | <input type="checkbox"/>            |
| 2 | Rocke Law Group, PLLC                                      | VIA CERTIFIED MAIL | <input checked="" type="checkbox"/> |
| 3 | 101 Yesler Way, Suite 603                                  | HAND DELIVERED     | <input type="checkbox"/>            |
| 4 | Seattle, WA 98104  | BY FACSIMILE       | <input type="checkbox"/>            |
| 5 | <a href="mailto:aaron@rockelaw.com">aaron@rockelaw.com</a> | VIA EMAIL          | <input type="checkbox"/>            |
| 6 | Attorney for Defendant Chris Vickery                       |                    |                                     |

*Janel Martindale*  
Janel Martindale

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